# Exhibit 11

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#### HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY

#### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

CHASOM BROWN, MARIA NGUYEN, and WILLIAM BYATT, individually and on behalf of all other similarly situated,

Plaintiffs,

v.

Case No. 5:20-cv-03664-LHK

GOOGLE LLC and ALPHABET INC,

Defendant.

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## DEFENDANT'S RESPONSES AND OBJECTIONS TO PLAINTIFFS' FIRST SET OF REQUESTS FOR ADMISSION (NOS. 1–11)

Pursuant to Federal Rules of Civil Procedure Rule 36, Defendant Google LLC ("Google") hereby responds and objects to Plaintiffs' First Set of Requests for Admission (Nos. 1–11). These objections and responses are made solely for the purpose of and in relation to this action. In addition, the objections and responses set forth in this document are based on Google's knowledge, investigations, and analysis to date. As discovery proceeds, Google may become aware of additional facts or evidence and its analysis of the case may change. Google reserves all rights to supplement and amend its objections and responses accordingly.

#### **GENERAL OBJECTIONS**

The following objections apply to each and every Request for Admission propounded by Plaintiffs and are incorporated into each of the specific objections by reference as if set forth fully therein:

1. Google has not completed its investigation or discovery in this litigation. Google's Responses and Objections to Plaintiffs' Requests are based upon the information presently known to Google and are given without prejudice to Google's right to adduce or analyze evidence subsequent to the date of these responses. Google expressly reserves the right to revise, supplement or otherwise amend these Responses and Objections to the extent permitted by the Federal Rules of Civil Procedure, the Local Rules of Practice and Procedure for the United States District Court

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for the Northern District of California ("Civil Local Rules"), or any discovery orders governing this case.

- 2. Google objects to the Requests to the extent that they seek information shielded from disclosure by the attorney-client privilege, the work-product doctrine, the settlement privilege and/or any other applicable privilege or protection from discovery.
- 3. Google objects to the Requests to the extent they assume facts or legal conclusions in defining the information requested. Google hereby denies any such disputed facts or legal conclusions to the extent assumed by each request for admission. Any information provided by Google with respect to any such request is without prejudice to this objection.
- 4. Google objects to the undefined use of the term "User data" to the extent that it is: vague and ambiguous and subject to multiple interpretations; renders the Requests overly broad and unduly burdensome; calls for information not within Google's possession, custody or control; and seeks, or may be construed to seek, to impose obligations inconsistent with the Federal Rules of Civil Procedure, the Civil Local Rules and/or other applicable law.
- 5. Google objects to the undefined use of the term "Profiles" to the extent that it is: vague and ambiguous and subject to multiple interpretations; renders the Requests overly broad and unduly burdensome; calls for information not within Google's possession, custody or control; and seeks, or may be construed to seek, to impose obligations inconsistent with the Federal Rules of Civil Procedure, the Civil Local Rules and/or other applicable law.
- 6. In making these objections, Google does not waive or intend to waive (a) any objections as to the competency, relevance and admissibility of any information that may be provided in response to these Requests, or the subject matter thereof; (b) any rights to object on any ground to the use of any information that may be provided in response to the Requests, or the subject matter thereof, in any subsequent proceedings, including trial of this or any other action; and (c) any rights to object on any ground to any request for further responses to this or any discovery request.

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#### **REQUEST FOR ADMISSION NO. 6:**

Since at least June 1, 2016, the data collected by Google in connection with users' private browsing mode communications (including Incognito mode communications) has included without limitation the user's IP address, URLs identifying what the user is viewing, referral URLs that identify what a user last viewed, and user search queries.

#### **RESPONSE TO REQUEST FOR ADMISSION NO. 6:**

Google admits that, since at least June 1, 2016, depending on (1) the particular website visited, (2) the particular Google service(s) the website uses, (3) the website's specific settings and selections for each of its Google services, and (4) the user settings, browser settings, and other software settings and plug-ins, Google may receive through a service certain data generated by a user's interactions with the service, which data may include: IP address; the web page the user viewed; referral URL; and search queries. Google admits that, to the extent it receives such data, Google receives the data regardless of whether the user is in Incognito mode.

Google has insufficient facts to admit or deny this request to the extent it concerns the operation of private browsing modes in non-Google browsers that Google did not design, does not operate, and for which Google does not possess non-public information. Google otherwise denies this Request.

#### **REQUEST FOR ADMISSION NO. 7:**

Since at least June 1, 2016, Google has been creating profiles for targeted advertising using data collected in connection with private browsing mode communications, including Incognito mode communications.

#### **RESPONSE TO REQUEST FOR ADMISSION NO. 7:**

In addition to its General Objections, Google specifically objects to the term "profiles for targeted advertising" as vague and ambiguous. Subject to the foregoing objections, Google responds as follows: Google admits that, when a user is signed in to his or her Google account and

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depending on (1) the particular website visited, (2) the particular Google service(s) the website uses, and (3) the website's specific settings and selections for each of its Google services, and (4) the user's settings, browser settings, and other software settings and plug-ins, data that Google receives from its services may be associated with the user's account and used to personalize advertisements. This occurs regardless of whether the user is in Incognito mode.

Google further admits that, when a user is not signed into his or her Google account and depending on (1) the particular website visited, (2) the particular Google service(s) the website uses, and (3) the website's specific settings and selections for each of its Google services, and (4) the user's settings, browser settings, and other software settings and plug-ins, Google may still receive data from its services—including from users in Incognito mode—but cookies are used to associate the data with the user's browser or device. If Google receives such data, depending on the user's settings and plug-ins, Google may use the data associated with cookies to personalize advertisements displayed to the user. When a user is in Incognito mode, cookies used to associate data with the user's browser or device are deleted after the Incognito session is closed.

Google has insufficient facts to admit or deny this request to the extent it concerns the operation of private browsing modes in non-Google browsers that Google did not design, does not operate, and for which Google does not possess non-public information. Except as expressly admitted, Google denies this Request.

#### **REQUEST FOR ADMISSION NO. 8:**

Since at least June 1, 2016, Google has not disclosed to users that it has been creating profiles for targeted advertising using data collected while users are in a private browsing mode.

#### **RESPONSE TO REQUEST FOR ADMISSION NO. 8:**

In addition to its General Objections, Google specifically objects to this Request on the ground that the phrase "profiles for targeted advertising" is vague and ambiguous. Subject to the foregoing objections, Google denies this Request. Since at least June 1, 2016, Google's Privacy Policy and other disclosures have made clear that Google may receive data from its services,

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1	operate, and for which Google does not possess non-public information. Except as expressly
2	admitted, Google denies this Request.
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4	DATED: November 6, 2020 QUINN EMANUEL URQUHART & SULLIVAN, LLP
5	By /s/ Andrew H. Schapiro
6	Andrew H. Schapiro (admitted <i>pro hac vice</i> ) andrewschapiro@quinnemanuel.com
7	191 N. Wacker Drive, Suite 2700 Chicago, IL 60606
8	Telephone: (312) 705-7400 Fax: (312) 705-7401
9	Stephen A. Broome (CA Bar No. 314605)
10	sb@quinnemanuel.com Viola Trebicka (CA Bar No. 269526)
11	violatrebicka@quinnemanuel.com
12	865 S. Figueroa Street, 10th Floor Los Angeles, CA 90017
13	Telephone: (213) 443-3000 Fax: (213) 443-3100
14	Josef Ansorge (admitted pro hac vice)
15	josefansorge@quinnemanuel.com 1300 I. Street, N.W., Suite 900
16	Washington, D.C. 20005 Telephone: 202-538-8000
17	Fax: 202-538-8100
18	Jonathan Tse (CA Bar No. 305468) jonathantse@quinnemanuel.com
19	50 California Street, 22nd Floor San Francisco, CA 94111
20 21	Telephone: (415) 875-6600 Fax: (415) 875-6700
22	Thao Thai (CA Bar No. 324672)
23	thaothai@quinnemanuel.com 555 Twin Dolphin Drive, 5th Floor
24	Redwood Shores, CA 94065 Telephone: (650) 801-5000
25	Fax: (650) 801-5100
26	Attorneys for Defendant Google LLC
27	
28	

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#### PROOF OF SERVICE

#### STATE OF CALIFORNIA, COUNTY OF SAN MATEO

At the time of service, I was over 18 years of age and not a party to this action. I am employed in the County of San Mateo, State of California. My business address is 555 Twin Dolphin Drive, 5<sup>th</sup> Floor, Redwood Shores, California 94065.

On November 6, 2020, I served true copies of the following document(s) described as **DEFENDANT'S RESPONSES AND OBJECTIONS TO PLAINTIFFS' FIRST SET OF REQUESTS FOR ADMISSION (NOS. 1–11)** on the interested parties in this action as follows:

#### SEE ATTACHED LIST

BY E-MAIL OR ELECTRONIC TRANSMISSION: I transmitted PDF format copies of the document(s) described above to the e-mail addresses on the attached Service List pursuant to the agreement between the parties to serve discovery, in lieu of other service methods, by email under Fed. R. Civ. P. 5(b)(2)(E) (see Joint Case Management Statement VIII(E), Docket No. 59). The documents were transmitted by electronic transmission and such transmission was reported as complete and without error.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Executed on November 6, 2020 at San Mateo, California.

/s/ Thao Thai

Thao Thai

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1	SERVICE LIST
2	Brown v. Google LLC
3	Case No. 5:20-cv-03664-LHK
4	Attorneys for Plaintiffs Chasom Brown et al. BOIES SCHILLER FLEXNER LLP
5	Mark C. Mao, CA Bar No. 236165
6	Sean P. Rodriguez, CA Bar No. 262437
7	Beko Richardson, CA Bar No. 238027 Antonio Lavalle Ingram, II, CA Bar No. 300528
	Alexander Justin Konik, CA Bar No. 299291
8	BOIES SCHILLER FLEXNER LLP 44 Montgomery St., 41st Floor
9	San Francisco, CA 94104
10	Tel.: (415) 293-6800
	Fax: (415) 293-6899 mmao@bsfllp.com
11	srodriguez@bsfllp.com
12	brichardson@bsfllp.com
12	aingram@bsfllp.com
13	akonik@bsfllp.com
14	David Boies (admitted pro hac vice)
15	BOIES SCHILLER FLEXNER LLP
	333 Main Street
16	Armonk, NY 10504
17	Tel.: 914-749-8201 Fax: 914-749-8300
10	dboies@bsfllp.com
18	dooles@oship.com
19	James Lee (admitted pro hac vice)
20	Rossana Baeza (admitted pro hac vice) BOIES SCHILLER FLEXNER LLP
	100 SE 2nd St., 28th Floor
21	Miami, FL 33131
22	Tel.: (305) 539-8400
	Fax: (303) 539-1307
23	jlee@bsfllp.com rbaeza@bsfllp.com
24	Toacza@osnip.com
25	Amanda K. Bonn, CA Bar No. 270891 SUSMAN GODFREY L.L.P
26	1900 Avenue of the Stars, Suite 1400
	Los Angeles, CA. 90067
27	Tel: (310) 789-3100
28	Fax: (310) 789-3150
	abonn@susmangodfrey.com
	Cose No. 5:20 av 02664 I HI

## HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY

1	
2	William S. Carmody (admitted pro hac vice) Shawn Rabin (admitted pro hac vice)
3	Steven M. Shepard (admitted pro hac vice) SUSMAN GODFREY L.L.P.
4	1301 Avenue of the Americas, 32nd Floor
5	New York, NY 10019-6023 Tel.: (212) 336-8330
6	Fax: (212) 336-8340
7	bcarmody@susmangodfrey.com srabin@susmangodfrey.com
8	sshepard@susmangodfrey.com
9	John A. Yanchunis (admitted pro hac vice) Ryan J. McGee (admitted pro hac vice)
10	Ra Olusegun Amen (admitted pro hac vice)
11	Jean Sutton Martin (admitted pro hac vice)  MORGAN & MORGAN
	201 N. Franklin Street, 7th Floor Tampa, FL 33602
12	Tel.: (813) 223-5505
13	jyanchunis@forthepeople.com rmcgee@forthepeople.com
14	ramen@forthepeople.com jeanmartin@forthepeople.com
15	
16	Attorneys for Plaintiffs
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	